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- 1	APPLICATION	FILING or	GRP ART				
	NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
	10/585.242	11/07/2008	1615	1130	0003048USU/2442	22	3

CONFIRMATION NO. 9613

27623 OHLANDT, GREELEY, RUGGIERO & PERLE, LLP ONE LANDMARK SQUARE, 10TH FLOOR

FILING RECEIPT

Date Mailed: 11/25/2008

Daniel Tavier Elias Mirson

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Applicant(s)

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Power of Attorney: The patent practitioners associated with Customer Number 27623

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/ES2005/000002 07/21/2005

Foreign Applications SPAIN P040100014 01/05/2005

If Required, Foreign Filing License Granted: 11/22/2008

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 10/585,242

Projected Publication Date: 03/05/2009

Non-Publication Request: No

Early Publication Request: No

Title

USE OF IDEBENONE FOR THE PREPARATION OF A TOPICALLY-APPLIED DEPIGMENTATION COMPOSITION AND CORRESPONDING COMPOSITION

Preliminary Class

424

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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Title 37, Code of Federal Regulations, 5.11 & 5.15

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DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

Docket No. 0003048USU/2442 Customer No.: 27623

___ Yes ___ No

As below named inventors, we hereby declare that:						
Our residences, post respective names.	Our residences, post office addresses and citizenships are as stated below next to our respective names.					
We believe we are the and for which a pater	ne origin nt is sou	al, and first joint i ight on the invent	inventors of the subject matter tion entitled:	which is claimed		
			EPARATION OF A TOPICALLY AND CORRESPONDING COM			
the specification of w	hich					
(check one)		is attached here	to.			
	XXX	or PCT Internati	y 5, 2006 as Application Senal ional Application Number PCT ed on			
We hereby state that specification, including	t we hav	re reviewed and u laims, as amende	understand the contents of the a ed by any amendment referred	above identified to above.		
We acknowledge the known to us to be ma Federal Regulations,	aterial to	disclose to the Lothe the patentability	J.S. Patent and Trademark Officer of this application as defined in	ce all information n Title 37, Code of		
We hereby claim foreign priority benefits under Title 35, United States Code, §119(a) – (d) or (f), or Section 365(b) of any foreign application(s) for patent or inventor's or plant breeder's rights certificate(s) or Section 365(a) of any PCT International Application which designated at least one country other than the United States listed below and have also identified below, by checking the box, any foreign application(s) for patent or inventor's certificate(s) or PCT International application having a filing date before that of the application on which priority is claimed:						
Prior Foreign Application	on(s)			Priority Claimed		
PCT/ES2005/000002 (Number)		PCT (Country)	5 January 2005 (Day/Mon/Year Filed)	<u>X</u> Yes No		
P0401000014 (Number)		Argentina (Country)	6 January 2004 (Day/Mon/Year Filed)	<u>X</u> Yes No		

(Day/Mon/Year Filed)

(Country)

(Number)

We hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.)	(Filing Date)	(Status - patent, pend., abandon.)		
(Application Serial No.)	(Filing Date)	(Status - patent, pend., abandon.)		
We hereby claim the benefit application(s) listed below:	under 35 U.S.C. Section	119(e) of any United States provisional		
(Application Serial No.)	(Filing Date)	(Status - patent, pend., abandon.)		
(Application Serial No.)	(Filing Date)	(Status - patent, pend., abandon.)		
	this application and trans	reby appoint the following attorney(s) act all business in the Patent and		
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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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